

UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
DIVISION OF JUDGES

MOTOR CITY PAWN BROKERS INC.,  
THE AUBREY GROUP INC., AND  
AUBREY BROTHERS, LLC,  
A SINGLE EMPLOYER

and

Case 07–CA–179458

TERRENCE WALKER, an Individual

and

Case 07–CA–179461

PATRICIA TILMON, an Individual

*Errata*

I hereby correct the following typographical or proofing errors in my October 22, 2018 decision in this case (JD-66-18).

At Page 4, line 10, replace “authenticate and appraise of collateral” with “authenticate and appraise collateral”

At Page 7, line 28, replace “that allegation will be” with “these allegations will be”

At Page 10, line 10, replace “are subject to mandatory arbitration.” with “is mandatory arbitration.”

At Page 12, line 43, replace “risk of potentially violate the agreement.” with “risk of potentially violating the agreement.”

At Page 13, line 8, replace “Contract and Receipt, violate” with “Contract and Receipt violate”

At Page 15, line 31, replace “so called “trade secrets,”” with “or so called “trade secrets,””

At Page 15, lines 38 to 39, replace “confidentiality ... expectations” with “confidentiality expectations”

At Page 22, line 3, replace “rule employees from” with “rule prohibiting employees from”

At Page 25, line 1, replace “This makes several arguments” with “The Respondent makes several arguments”

At Page 25, lines 3 to 4, replace “the allegations raised regarding their terminations was raised” with “the allegations regarding their terminations were raised”

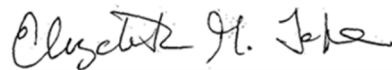
At Page 25, line 5 replace “that the rules lawful” with “that the rules are lawful”

At Page 29, line 10 replace “The Respondent has violated Section 8(a)(1) by maintaining” with “Maintaining”

At Page 29, line 14, replace “specifically, the Respondent has been violating the Act by” with “specifically, the Respondent shall cease and desist from”

On the second page of the Appendix, Notice to Employees, replace “WE WILL Rescind the work rule provisions set forth in paragraph 1(a), above,” with “WE WILL rescind the work rule provisions described above and as set forth in the Board’s Order at paragraph 1(a),”

Dated: November 14, 2018  
Washington, D.C.



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Elizabeth M. Tafe  
Administrative Law Judge